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5	Attorney for Plaintiff AMJAD ABUDIAB	
6	UNITED STATES DISTRICT COURT	
7	NORTHERN DISTRICT OF CALIFORNIA	
8	AMJAD ABUDIAB,	CASE NO.: C09-1778-JSW
9	Plaintiff,	STIPULATION AND <del>PROPOSED</del>
10	v.	ORDER EXTENDING DEADLINES FOR OPPOSITION PAPERS AND REPLY
11	CITY AND COUNTY OF SAN FRANCISCO; ELIAS GEORGOPOULOS;	PAPERS RELATED TO DEFENDANT PARRA'S MOTION FOR SUMMARY
12	ANTONIO PARRA; and DOES 1-20, inclusive.	JUDGMENT
13 14	Defendants.	Date: April 6, 2011 Time: 9:00 a.m.
15		Place: Courtroom 11, 19 <sup>th</sup> Floor Judge: Hon. Jeffrey S. White
16		Action filed: March 27, 2009 Trial Date: July 9, 2012
17	The Parties, through their undersigned co	ounsel, stipulate and agree as follows:
18	With leave of Court, Defendant Antonio Parra filed a summary judgment motion on	
19	February 27, 2012, which is set for hearing on April 6, 2012. Pursuant to the Local Rules,	
20	opposing papers are currently due March 12, 2012, and reply papers are due one week from the	
21	date the opposition is filed and served. See L.R. 7-3(a), (c). Due to the press of business, and	
22	other matters that have affected these deadlines,	including a month-long trial in which counsel
23	for both parties were engaged throughout the month of January and the fact that the deposition of	
24	Capt. Parra did not take place until late February 2012, Plaintiff has sought this stipulation from	
25	defense counsel, and defense counsel agrees and	stipulates to continue Plaintiff's deadline for his

2. Defense counsel, who had planned his schedule around the currently set dates for opposition and reply papers, already has other matters scheduled for the week Defendant Parra's

opposition to the pending motion to March 19, 2012.

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1	reply would be due if the dates we only moved one	e week. Therefore the parties further stipulate	
2	that if the Court extends the deadline for Plaintiff's opposition to March 19, 2012, the deadline		
3	for Defendant Parra's reply may be continued to A	pril 2, 2012.	
4	3. If the Court grants the deadline extensio	ns stipulated to above, the Parties understand	
5	that a brief continuance of the hearing on this moti-	on will likely be necessary and the Parties are	
6	both amenable to such a continuance.		
7			
8	So Stipulated.		
9	DATED: March 9, 2012	LAW OFFICE OF JOSEPH S. MAY	
10		/s/ Joseph S. May	
11		Joseph S. May, attorney for Plaintiff,	
12		Amjad Abudiab	
13	So Stipulated.		
14	Dated: March 9, 2012	DENNIS J. HERRERA City Attorney	
15		JOANNE HOEPER	
16		Chief Trial Deputy BLAKE P. LOEBS	
17		Deputy City Attorney	
18		By:/s/Blake P. Loebs*	
19		Attorneys for Defendants	
20		*Pursuant to General Order 45, §O.K., the filer of this document attests that he has	
21		received the concurrence of this signatory to file this document.	
22		me mis document.	
23	[ <del>PROPOSED]</del> ORDER		
24	Pursuant to the stipulation of the parties, and good cause appearing, it is HEREBY		
25	ORDERED,		
<ul><li>26</li><li>27</li></ul>	1. The deadline for Plaintiff's opposition to Defendant Parra's motion for summary		
28	judgment shall be continued from March 12, 2012 to March 19, 2012.		
20	C09-1778-JSW STIPLILATION AND PROPOSED ORDER EXTENDING I	DEADLINE EOD MELODDOCITION AND DEDLY	

1	2. The deadline for Defendant Parra's reply to Plaintiff's opposition shall be continued to
2	April 2, 2012.
3	3. The hearing on Defendant Parra's motion for summary judgment shall be continued
4	from April 6, 2012 to May 4,, 2012, atam/pm, in Courtroom 11,
5	19 <sup>th</sup> Floor <del>:]</del>
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7	It is so ordered.
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9	DATED: March 12, 2012
10	WON JEFFLEY S. WHITE Inited Starks District Judge
11	Winted Stages District Judge
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